PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY





PCT

To:

From the:

Ella Cheong Spruson & Ferguson 111 North Bridge Road #22-01 Peninsula Plaza	ECEIVE) 0 7 JUN 2004	1	WRITTEN OPINION (PCT Rule 66)	
	Y:	Date of mailing (day/month/year)	2.5 MAY 2004	
Applicant's or agent's file reference		REPLY DUE	within TWO MONTHS	.
9869SG54/GM/NSC	·		from the above date of mailing	
International Application No.	International Filing Date		Priority Date (day/month/year)	
PCT/SG2002/000279	28 November 2002		28 November 2002	
International Patent Classification (IPC)	or both national classific	ation and IPC		
Int. Cl. 7 G06F 17/00				
Applicant				
INSTITUTE FOR INFOCOM	IM RESEARCH et al			
				·
1. This written opinion is the first	drawn by this Internation	al Preliminary Exami	ning Authority.	
2. This opinion contains indications re	elating to the following ite	ms:.	· · · : · ·	
I X Basis of the opinion				
II Prioritý				-
III Non-establishment of opin	ion with regard to novelty, in	ventive step and indust	rial applicability	
IV Lack of unity of invention	,			
	D. J. CC 0(-)(!) idla		i_i_dt.iidlionhilitiu aitatiana and	
Reasoned statement under explanations supporting su		o noverty, inventive ste	p or industrial applicability; citations and	
VI Certain documents cited				
VII Certain defects in the intern	national application			i
VIII Certain observations on the	e international application			
3. The FINAL DATE by which the intern	national preliminary examina	tion report must be esta	ablished according to Rule 69.2 is:	
28 March 2005	dunonui promininary oxumina	on report made of total		•
The applicant is hereby invited to	ranks to this animias			
,		Australian Patent Office	will not establish the Report before the earlier	of
(i) a response being filed, or be established. The Report of If no response is filed by 1 the basis of this opinion. Applicants wishing to have	r (ii) one month before the Fi will take into account any res month before the Final Da the benefit of a further opini	nal Date by which the sponse (including amend te, the international preon (if needed) before the	international preliminary examination report m Iments) filed before the Report is established. Ilminary examination report will be established e report is established should ensure that a lonal preliminary examination report must be	ust
For the form and the langua	ly, accompanied, where appr ge of the amendments, see R	ules 66.8 and 66.9.	s, according to Rule 66.3.	
For the examiner's obligation	ty to submit amendments, see on to consider amendments a ation with the examiner, see I	nd/or arguments, see Ru	ıle 66.4 <i>bis</i> .	
Name and mailing address of the IPEA/AU		Authorized Officer		
AUSTRALIAN PATENT OFFICE		,		

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PCT/SG2002/000279

i.	1	Basis of the opinion					
1.	With	regard to the elements of the international application:*					[
٠.	X	the international application as originally filed.					
		the description, pages , as originally filed,					
		pages, filed with the demand,				-	
٠.		pages, received on with the letter of				•	
<i>:</i>		the claims, pages, as originally filed,					
,.		pages , as amended under Article 19,	• •		•		
•		pages , filed with the demand,					
		pages, received on with the letter of	•				
•		the drawings, pages, as originally filed,		•		•	•
•	;	pages, filed with the demand,					
		pages, received on with the letter of				•	
		the sequence listing part of the description:		:		•	4
		pages , as originally filed			•		,
		pages , filed with the demand	•	•			
• •		pages, received on with the letter of					
		the language of publication of the international application (the language of the translation furnished for the purposes of and/or 55.3).	•	• .	xamination	(under Rul	es 55.2
3.		n regard to any nucleotide and/or amino acid sequence discler on on the basis of the sequence listing:	osed in the inter	national app	olication, the	e written o	pinion was
•	ulaw	contained in the international application in printed form.					
	一	filed together with the international application in computer	readable form.				•
	H	furnished subsequently to this Authority in written form.					
	H	furnished subsequently to this Authority in computer readal	ole form.				•
		The statement that the subsequently furnished written seque international application as filed has been furnished.		not go bey	ond the disc	losure in th	ne
.		The statement that the information recorded in computer respectively.	idable form is i	dentical to th	ne written se	equence lis	ting has
4.	· []	The amendments have resulted in the cancellation of:				. •	•
		the description, pages					· .
		the claims, Nos.				:	
	. •	the drawings, sheets/fig.				•	
5.		This opinion has been established as if (some of) the amend to go beyond the disclosure as filed, as indicated in the Sup	lments had not l	been made, (Rule 70.2(d	since they h	ave been c	onsidered
		ement sheets which have been furnished to the receiving Office in re. as "originally filed"				referred to	in this

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1	Statement
	Statement

Novelty (N)	Claims 2-5, 8-10, 12-15, 18-20, 22-25, 28-30	YES
	Claims 1, 6, 7, 11, 16, 17, 21, 26, 27	NO
Inventive step (IS)	Claims 2-5, 8-10, 12-15, 18-20, 22-25, 28-30	YES
	Claims 1, 6, 7, 11, 16, 17, 21, 26, 27	NO
Industrial applicability (IA)	Claims 1-30	YES
	Claims	NO

2. Citations and explanations

The following documents identified in the International Search Report have been considered for the purposes of this report:

US 6225546.

Novelty (N) Claims 1, 6, 7, 11, 16, 17, 21, 26, 27

Claims 1, 6, 7, 11, 16, 17, 21, 26 and 27 are not novel in light of US 6225546. The citation discloses all of the features of each of these claims. See the whole citation but in particular column 2 line15 to 42.

Inventive Step (IS) 1, 6, 7, 11, 16, 17, 21, 26, 27

As above.